1	Adam P. Segal, Esq.	
2	Nevada Bar No. 6120 Bryce C. Loveland, Esq.	
3	Nevada Bar No. 10132	
	Christopher M. Humes Nevada Bar No. 12782	
4	BROWNSTEIN HYATT FARBER SCHRECK, LLP	
5	100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614	
6	Telephone: (702) 382-2101	
7	Facsimile: (702) 382-8135 Email: asegal@bhfs.com	
8	Email: bcloveland@bhfs.com	
	Email: chumes@bhfs.com	
9		
10	Attorneys for Plaintiffs	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	BOARD OF TRUSTEES OF THE	Case No. 2:14-cv-01027-APG-PAL
14	PLUMBERS AND PIPEFITTERS LOCAL 525 HEALTH AND WELFARE TRUST	
15	AND PLAN; BOARD OF TRUSTEES OF	
16	THE PLUMBERS AND PIPEFITTERS UNION LOCAL 525 PENSION PLAN;	JOINT STATUS REPORT
	AND BOARD OF TRUSTEES OF THE	
17	PLUMBERS AND PIPEFITTERS LOCAL	
18	UNION 525 APPRENTICE AND JOURNEYMAN TRAINING TRUST FOR	
19	SOUTHERN NEVADA,	
20	Plaintiffs,	
21	VS.	
22	FRANCISCO GONZALEZ-FARIAS, an	
23	individual; HUDSON INSURANCE AGENCY, a New York Corporation;	
	MOUNTAIN LION PLUMBING, INC., a	
24	Nevada Corporation; GABRIELLA NAVARRO, an individual; SECURITY	
25	PLUMBING AND AIR CONDITIONING,	
26	a Nevada corporation,	
27	Defendants.	
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Plaintiffs, Board of Trustees for the Plumbers and Pipefitters Local 525 Health and
Welfare Trust; Board of Trustees for the Plumber and Pipefitters Local 525 Pension Plan; and
Board of Trustees for the Plumbers and Pipefitters Local 525 Apprentice and Journeyman
Training Trust for Southern Nevada (the "Trust Funds"), and Defendants, Francisco Gonzalez-
Farias ("Gonzalez"), Gabriella Navarro ("Navarro"), Mountain Lion Plumbing, Inc. ("Mountain
Lion"), and Security Plumbing and Air Conditioning ("Security Plumbing") (the "Defendants")
(collectively the "Parties") hereby jointly file this Status Report pursuant to Magistrate Judge
Peggy A. Leen's December 12, 2017, Minute Order. (ECF No. 141.)

The Parties rescheduled and held the judgment debtor examinations of Gonzalez, both in his individual capacity and acting as a representative of Mountain Lion on January 25, 2018. Security Plumbing attended, but after exploratory questions in the judgment debtor examination of Mountain Lion, the Trust Funds determined that a judgment debtor examination was not needed at that time. Moreover, the Parties agreed prior to January 25, 2018, that while Navarro was willing to attend, the Trust Funds agreed that Navarro's examination was not needed at this time. The Trust Funds reserved their right to take the deposition of Navarro at a later date, and Defendants agreed to produce her upon request.

Additionally, the Trust Funds have submitted invoices to Defendants for the costs of the court reporter resulting from the Defendants' nonappearance at the prior judgment debtor examinations. Defendants agree that the costs are reasonable and payment shall be made by Defendants to the Trust Funds.

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